

UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

Scott Sedore, #210661

v.

Sireнна Landfair, et al.,

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)
)
)
)
)

Case No. 2:22-cv-10060

Hon. Gershwin A. Drain

Magistrate Judge Kimberly G. Altman

BILL OF COSTS

Judgment having been entered in the above entitled action on 03/27/2025 against Scott Sedore,
Date
 the Clerk is requested to tax the following as costs:

CATEGORY	ATTORNEY COMMENTS	AMOUNT
A. Fees of the Clerk		
B. Fees for service of summons and subpoena		
C. Fees for printed or electronically recorded transcripts necessarily obtained for use in the case	See Attachment	\$263.20
D. Fees and disbursements for printing		
E. Fees for witnesses (<i>itemize on page two</i>)	See Page two and Attachment	\$434.26
F. Fees for exemplification and the costs of making copies of any materials where the copies are necessarily obtained for use in the case		
G. Docket fees under 28 U.S.C. 1923	\$20 trial; \$5 discontinuance of civil action	\$25.00
H. Costs as shown on Mandate of Court of Appeals		
I. Compensation of court-appointed experts		
J. Compensation of interpreters and costs of special interpretation services under 28 U.S.C. 1828		
K. Other costs (<i>please itemize</i>)		
TOTAL		\$722.46

SPECIAL NOTE: Attach to your bill an itemization and documentation for requested costs in all categories.**Declaration**

I declare under penalty of perjury that the foregoing costs are correct and were necessarily incurred in this action and that the services for which fees have been charged were actually and necessarily performed. A copy of this bill has been served on all parties in the following manner:

☐

Electronic service

☒

First class mail, postage prepaid

☐

Other: _____

s/ Attorney: _____

/s/ OG Reasons _____

Name of Attorney: OG ReasonsFor: Sireнна Landfair*Name of Claiming Party*Date: 04/17/2025

[illegible]

Section 1924, Title 28, U.S. Code (effective September 1, 1948) provides:

“Before any bill of costs is taxed, the party claiming any item of cost or disbursement shall attach thereto an affidavit, made by himself or by his duly authorized attorney or agent having knowledge of the facts, that such item is correct and has been necessarily incurred in the case and that the services for which fees have been charged were actually and necessarily performed.”

“A bill of costs shall be filed in the case and, upon allowance, included in the judgment or decree.”

RULE 54(d)(1)

Unless a federal statute, these rules, or a court order provides otherwise, costs — other than attorney's fees — should be allowed to the prevailing party. But costs against the United States, its officers, and its agencies may be imposed only to the extent allowed by law. The clerk may tax costs on 1 day's notice. On motion served within the next 5 days, the court may review the clerk's action

(d) Additional Time After Certain Kinds of Service.

RULE 58(e)

Ordinarily, the entry of judgment may not be delayed, nor the time for appeal extended, in order to tax costs or award fees. But if a timely motion for attorney's fees is made under Rule 54(d)(2), the court may act before a notice of appeal has been filed and become effective to order that the motion have the same effect under Federal Rule of Appellate Procedure 4(a)(4) as a timely motion under Rule 59.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

SCOTT SEDORE #210661,

Plaintiff,

v

SIRENNA LANDFAIR, *et al.*,

Defendants.

NO. 2:22-cv-10060

HON. GERSHWIN A. DRAIN

MAG. JUDGE KIMBERLY G.
ALTMAN

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ATTACHMENT TO BILL OF COSTS

Witness Fees:

Non-party witnesses Kevin Francies, Robin Gilbert, Shane Rennells
attended one day of trial and testified on March 20, 2025.

Kevin Francies - Attendance	\$40.00
Parking	\$26.25
143 Miles at \$0.70/mile	<u>\$100.10</u>
Francies Total:	\$206.35

Robin Gilbert – Attendance	\$40.00
Parking	\$27.54
182 Miles at \$0.70/mile	<u>\$127.40</u>
Gilbert Total:	\$234.94

Shane Rennells – Attendance	\$40.00
157 Miles at \$0.21/mile (State vehicle)	<u>\$32.97</u>
Rennells Total:	\$72.97

<u>TOTAL WITNESS FEES:</u>	<u>\$434.26</u>
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Transcript Fees:

Deposition transcript of Scott Sedore taken on May 24, 2023. See attached invoice. Transcript used in support of Defendant’s Motion for Summary Judgement (ECF No. 74, Ex. B).	<u>\$263.20</u>
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Docket Fees:

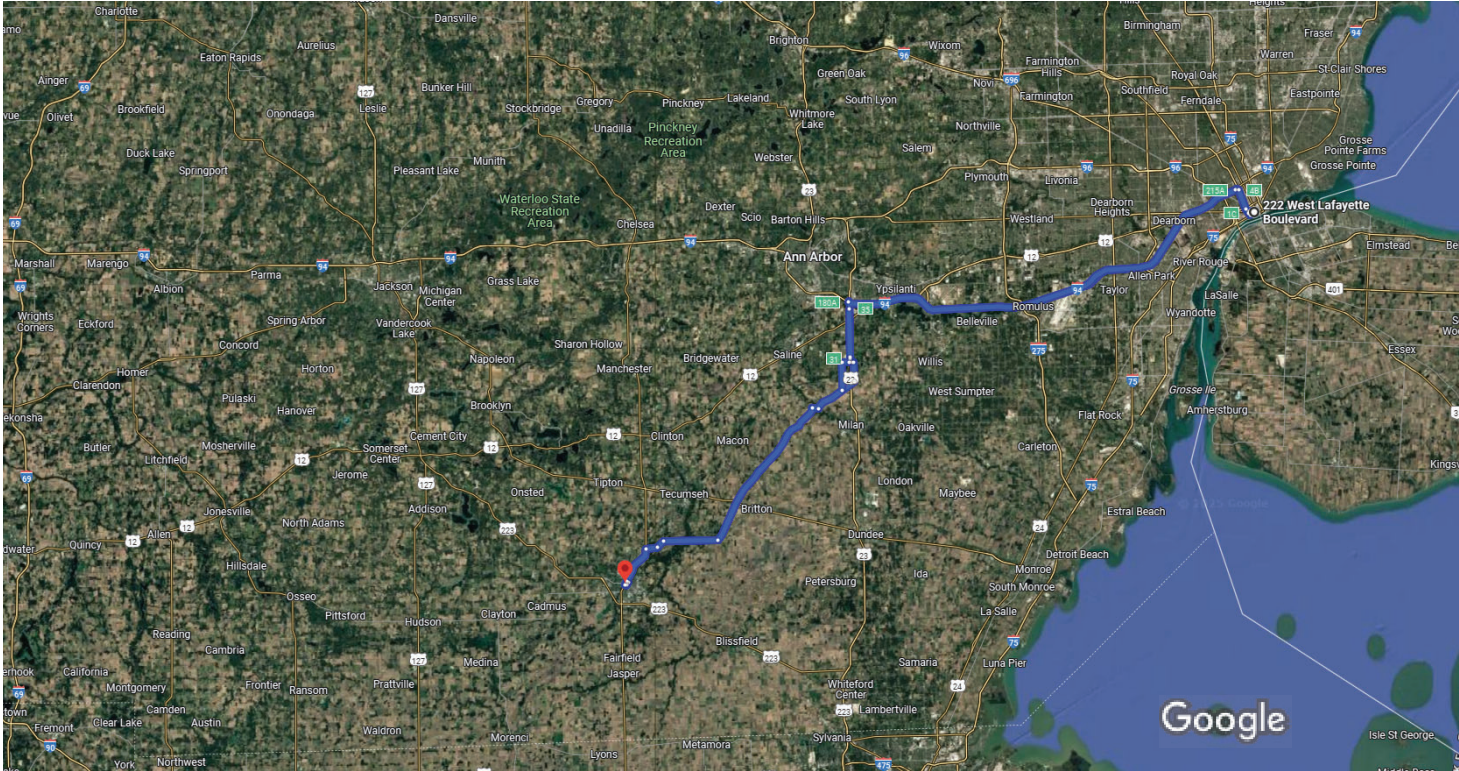
Under 28 U.S.C. 1923	<u>\$25.00</u>
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<u>TOTAL FEES:</u>	<u>\$722.46</u>
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Adrian, Michigan 49221 to Adrian,
Michigan 49221

Drive 143 miles, 2 hr 40 min



Map data ©2025, Map data ©2025 Google 5 mi



via I-94 E

2 hr 40 min

2 hr 40 min without traffic

143 miles

Explore Adrian



Restaurants



Hotels



Gas
stations



Parking
Lots



More

Cost Summary

2 hours 41 minutes \$25.00

Service fee \$1.25

Payment

 Visa ... \$26.25

Parking Details

Vehicle



Drove in

10:35 AM on Mar 20

Drove out

1:15 PM on Mar 20

Actions

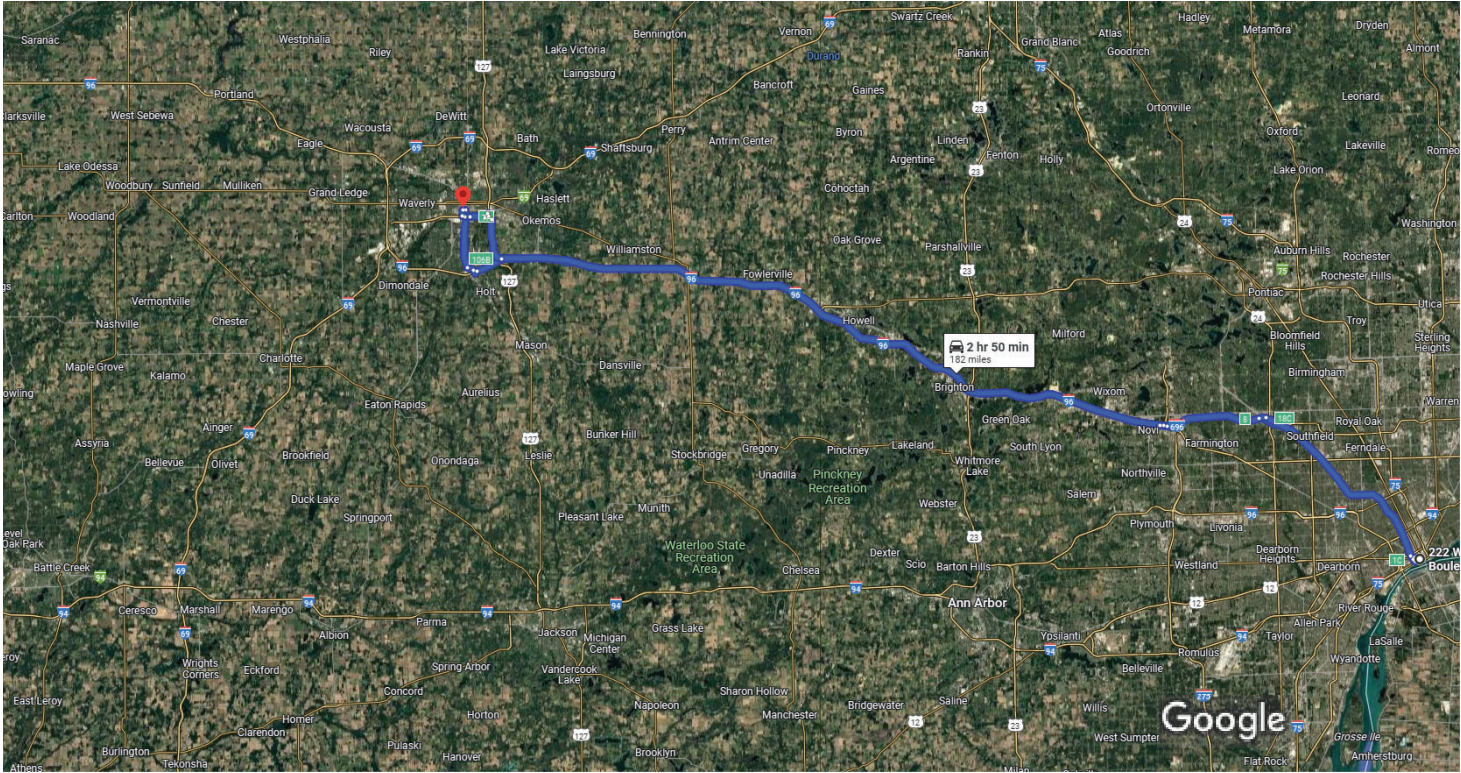


Get help





Michigan Department of Corrections, Drive 182 miles, 2 hr 50 min
206 E Michigan Ave, Lansing, MI 48933 to Michigan Department of
Corrections, 206 E Michigan Ave, Lansing, MI 48933



Map data ©2025 , Map data ©2025 Google 5 mi



via I-96 E 2 hr 50 min
2 hr 50 min without traffic 182 miles

Explore nearby Michigan Department of Corrections



Restaurants



Hotels



Gas
stations



Parking
Lots



More

Booking # [REDACTED]

222 W. Lafayette Blvd. Lot

222 W. Lafayette Blvd.

Parking Details

Start Thu, Mar 20, 10:30 AM

End Fri, Mar 21, 3:00 AM

Duration 16 hr, 30 min



Payment Summary

Subtotal \$27.54

Standard \$0.00

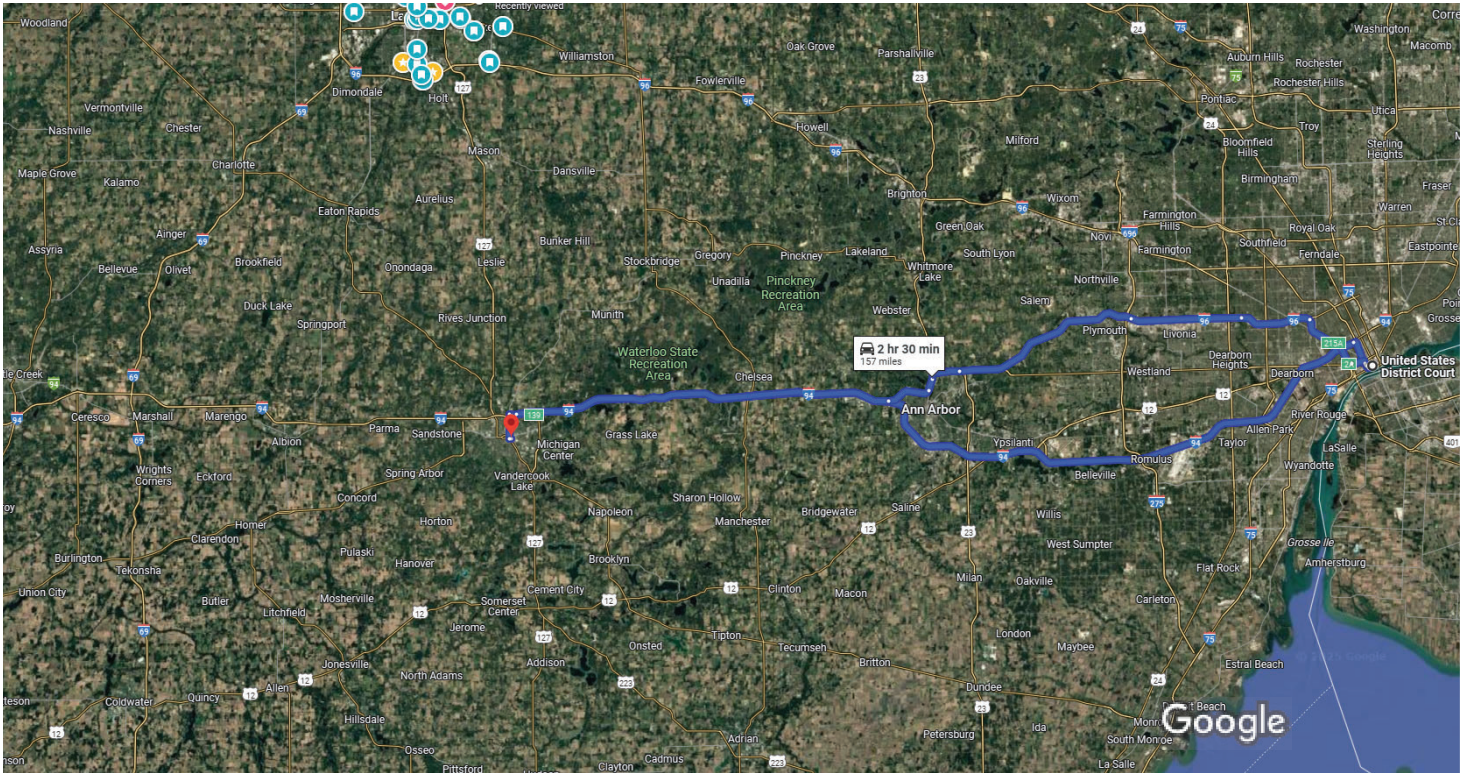
Order Total **\$27.54**

Payment Method Credit Card



Jackson, Michigan to Jackson, Michigan

Drive 157 miles, 2 hr 30 min



Map data ©2025, Map data ©2025 Google 5 mi



via I-94 E

2 hr 30 min

2 hr 30 min without traffic

157 miles

Explore Jackson



Restaurants



Hotels



Gas stations



Parking Lots



More



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 Incorporated

SCOTT R. ROTHERMEL
 DEPARTMENT OF ATTORNEY GENERAL - CORRECTIONS DIVISION
 525 W. OTTAWA STREET,
 FLOOR 5
 LANSING, MI 48933

Invoice #371030

Date	Terms
06/07/2023	Due Upon Receipt

Assignment	Case	Billing Reference	Shipped On	Shipped Via
05/24/2023	SCOTT SEDORE #210661 vs. SIRENA LANDFAIR, ET AL			None

Description	Price	Qty	Amount
Other			
Transcript Via E-mail	\$ 2.85	1.00	\$ 2.85
			\$ 2.85
Original Transcript of SCOTT SEDORE #210661			
Reporting (2.25 Hours)	\$ 41.40	1.00	\$ 93.15
Original Transcript (55 Pages)	\$ 3.04	1.00	\$ 167.20
			\$ 260.35

Amount Due: \$ 263.20
 Paid: \$ 0.00

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Balance Due:	\$ 263.20
Payment Due:	Upon Receipt

Okay to pay
 SRR

Payment is NOT contingent upon client reimbursement. Any balance unpaid after 30 days is subject to finance charges of 1.5%.

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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

SCOTT SEDORE,

NO. 2:22-cv-10060

Plaintiff,

v

HON. GERSHWIN A. DRAIN

SIRENNA LANDFAIR, *et al.*,

Defendants.

JUDGMENT

This action came before the Court for a trial by jury of claims remaining after dispositive motion practice. (*See* ECF No. 123.) Plaintiff Sedore's First Amendment retaliation claims against Defendants Landfair, Florek, and Hallet, and Plaintiff's Americans with Disabilities Act and Rehabilitation Act claims against the Michigan Department of Corrections (MDOC) proceeded to trial by jury. After the close of Plaintiff's evidence, Defendant Hallet's oral motion for judgment as a matter of law was granted and Defendant Hallet was dismissed from the action. (*See* ECF No. 167.) The jury returned its verdict on all remaining claims.

The jury found in favor of Defendant Landfair and against Plaintiff on the First Amendment retaliation claim against Defendant

Landfair.

The jury found in favor of Defendant Florek and against Plaintiff on the First Amendment retaliation claim against Defendant Florek.

The jury found in favor of the MDOC and against Plaintiff on the Americans with Disabilities Act claim.

The jury found in favor of the MDOC and against Plaintiff on the Rehabilitation Act claim.

Consistent with the Court's bench order (ECF No. 167) and the Jury's findings and verdict (ECF No. 170), the Court **ENTERS JUDGMENT** for Defendants Landfair, Florek, Hallet, and the MDOC.

With this Judgment, all claims have been resolved.

Date March 27, 2025

s/Gershwin A. Drain
HON. GERSHWIN A. DRAIN
United States District Judge